### Clinical, Regulatory, and Business Considerations in Telemedicine and Device-Related Digital Health Session 2

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**Sept. 14** -- How We Discover, Nurture, and Sustain Successful Academic-Community Collaborations with Emily Tomayko

**Sept. 19** -- Clinical, Regulatory, and Business Considerations in Telemedicine and Device-Related Digital Health: **Session 3 (\*\*\*1:00-3:00pm PT\*\*\*)** 

**Oct. 4** -- How to Prepare for your Biostats Consult: Tips, Tricks and What to Expect with Anna Faino; Greta Linse; and Susanne May



## Feedback

At the end of the seminar, a link to the feedback survey will be sent to the email address you used to register.



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### Clinical, Regulatory, and Business Considerations in Telemedicine and Device-Related Digital Health Session 2

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### Disclosures

Today's speaker has no financial relationships with an ineligible company relevant to this presentation to disclose.

None of the planners have relevant financial relationship(s) to disclose with ineligible companies whose primary business is producing, marketing, selling, re-selling, or distributing healthcare products used by or on patients

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## Learning Objectives

### At the end of the session, participants will be able to:

- Identify and describe basic overall clinical, regulatory, and business concepts underlying telehealth/telemedicine and device-related digital health, including how the two areas are generally related to or different from each other.
- 2 Identify and describe examples of key clinical, regulatory, and business considerations separately related to a) telehealth/telemedicine practice and b) development/use of device-related digital health.
  - Identify and describe key clinical, regulatory, and business considerations specifically related to data privacy and security in both the telehealth/telemedicine and device-related digital health arenas.



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## Case Scenario

- A large health system (located in WA state) is being approached by a hospital in Idaho to provide telehealth services.
- The Idaho hospital is quite small so has limited staff and therefore is interested in a "super camera" with technology to assist in emergent consultations for stroke and for preventing falls.



## Case Scenario

- The technology has AI built in such that if an at-risk patient starts to get up (and potentially fall), an alert would be sent to the large hospital, which would be monitoring this room and several others. The large hospital team would have ability to verbally interact with the patient and also call the small hospital's on-site nurses to resettle the patient.
- The technology also can detect the early physical signs of stroke, like facial droop and slurred speech, and automatically call the stroke team at the large hospital.



## Clinical and Operational View

<u>**Question</u>**: What kind of telemedicine does the Idaho hospital wish to perform?</u>

- A) live video telemedicine
- B) asynchronous store and forward
- C) remote patient monitoring
- D) A and C



## Types of Telehealth

Live Video and Chat	Store-and-Forward "Asynchronous"	Remote Patient Monitoring	mHealth	Provider Education
Medical devices and communication technology to deliver healthcare remotely	Provider-provider or provider-patients consults that include data storage, transfer, review and response	Health data collected from an individual and transmitted electronically to a provider	Use of mobile and wireless devices to improve health outcomes, services and research	Remote case review to upskill providers and peers working in rural and urban communities
Examples: TeleStroke, TelePsychiatry	Examples: eConsults, e-visit questionnaires	Examples: Blood glucose or blood pressure monitoring from home	Examples: medical apps, decision support, data collection	Examples: Project ECHO for HIV or Hepatitis C
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Active?

## Clinical and Operational View

- Do you have clinical capacity to take this on?
- Who is in charge? How do you handle the communication?
- How does this fit into traditional workflow?
- How much time of a clinician do you need?
- How much should you charge?



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## HIPAA Poll Question #1

# Is the activity described in the case scenario allowed by HIPAA?

- 1. Yes, the purpose of the arrangement meets a treatment, payment or healthcare operations purpose
- 2. Yes, but only if the patient signs a HIPAA authorization allowing the remote monitoring to occur
- 3. No, the arrangement involves AI technology which is too risky under HIPAA
- 4. Unsure



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## General HIPAA Privacy Framework





## HIPAA Poll Question #2

# What kind of data privacy contract might be needed to permit the arrangement to move forward?

- 1. Business Associate Agreement
- 2. Data Use Agreement for a Limited Data Set
- 3. UW Data Processing Agreement
- 4. Need more facts/context to determine this



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## What is a Business Associate?

- 1. An entity that is not a part of the HIPAA covered entity;
- 2. That performs a service or activity for or on behalf of the covered entity; and
- 3. That involves the use or disclosure of PHI.



## What is NOT a Business Associate?

- 1. A health care provider concerning the treatment of a patient
- 2. "Conduits": Transmission-only services where any access to PHI is *transient* in nature



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## HIPAA Poll Question #3

### Which party is a Business Associate?

- 1. The hospital in Idaho
- 2. The large health system in Washington state
- 3. The developer of the super camera technology
- 4. The cloud storage platform hosting the data captured by the super camera



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## Why Do BA/BAAs Matter?

- Create contractual obligation to abide by HIPAA Rules (PHI is protected downstream)
- Refine how PHI should be protected according to covered entity's privacy values
- Obligate business associate to notify covered entity of breaches affecting their PHI
- Provide a method to end contractual relationship in the event of a breach that isn't cured
- Require return/destruction of PHI when terms end



## Why Do BA/BAAs Matter Cont...





## HIPAA Poll Question #4

# Which of the following controls need to be in place to support the HIPAA Security Rule?

(select the answer(s) that are appropriate)

- 1. Inventory Controls (Applications and Hardware)
- 2. Data Protection
- 3. Secure Configuration
- 4. Account Access and Management
- 5. All of the above



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### **UW Medicine Information Security Framework**



### The NIST Cybersecurity Framework

#### National Institute of Standards and Technology Cyber Security Functions

#### **IDENTIFY**

Do we know our critical assets, threats, and risks? What do we need to secure?

#### PROTECT

Are controls in place to guard against known and emerging threats?

#### DETECT

Can we detect malicious or unauthorized activity, including a privacy breach?

#### RESPOND

Can we react appropriately and timely?

#### RECOVER

Can we recover quickly to minimize impact?



### **Critical Security Controls (CIS-18)**

- CIS Controls are easy for technical people to understand
- They are prioritized and build on each other
- As you inform and educate executive leaders and business partners they resonate
- > They map well to frame works
- NIST and CIS are the "love language" of external auditors and regulatory entities

1	CIS Controls Version 8
01	Inventory and Control of Enterprise Assets
02	Inventory and Control of Software Assets
03	Data Protection
04	Secure Configuration of Enterprise Assets and
05	Account Management
06	Access Control Management
07	Continuous Vulnerability Management
08	Audit Log Management
09	Email and Web Browser Protections
10	Malware Defenses
11	Data Recovery
12	Network Infrastructure Management
13	Network Monitoring and Defense
14	Security Awareness and Skills Training
15	Service Provider Management
16	Application Software Security
17	Incident Response Management
18	Penetration Testing



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## HIPAA Poll Question #5

# What team(s) of the security organization should you contact first in your process?

- 1. Governance
- 2. Risk
- 3. Compliance
- 4. Cyber Resilience
- 5. Engineering
- 6. Identity Services



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### **Information Security Services**





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## HIPAA Poll Question #6

How do cloud solutions or the use of AI impact the Information Technology guiding principles and Information Security controls needed?

- 1. It has zero impact to the principles and controls
- 2. It does on a case by case basis
- 3. It depends on if it is internal resources or a third party
- 4. It can be managed for you if you use a vendor
- 5. The technology is too new for us to know yet



### UW Medicine Information Technology (IT) Guiding Principles

1	<b>Integration</b> Integrated, vendor supported applications from our core vendors take precedence over single-use, one-off, best of breed, or internally developed solutions.	5	<b>Best Practices</b> Identify and incorporate industry best practices and broadly accepted standards across our hardware, software, and data. Benefits and risks are balanced through best practices.
2	<b>Security</b> Adequate controls must be in place for all systems and services to ensure minimum requirements are met. The level of controls required reflect best practices, regulatory requirements, and the sensitivity of the data being utilized.	6	<b>Value</b> Solutions must provide value to the organization and as applicable, requests must include cost, risk, ROI calculations, impact to patient care and safety, and alignment with organizational strategies and objectives.
3	<b>Privacy &amp; Compliance</b> Information systems, applications and practices must comply with all applicable laws and data privacy policies.	7	<b>Enterprise</b> An enterprise approach supported by enterprise technology governance will be followed with standardized solutions deployed across all UW Medicine entities.
4	<b>Ownership</b> Systems will have operational owners, operations will oversee technology governance, and projects will be operationally led.	8	<b>Innovation</b> Technology will be used in new ways, or new technology will be used, when existing solutions do not meet the operational or strategic needs of the organization.



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### Business Perspective: Digital Health vs. Telemedicine

### **Remote Patient Monitoring**

- Company needs to:
  - understand the use case and users
  - engineer the medical device
  - design, code, and validate the system software
  - optimize remote connectivity
  - manage support team for compatibility, up-time, security, bug-fixes, updates, etc.
  - manage training team
- Regulatory approval as required

### **Telehealth Visit Platform**

- Company needs to:
  - understand the use case and users
  - design, code, and validate the system software
  - manage support team for compatibility, up-time, security, bugfixes, updates, etc.

### Poll Question: Business Perspective

How would you expect the system manufacturer to make money with the system? (mark all that apply)

- A. Sell the equipment
- B. Loan the equipment
- C. Charge the hospital a monthly/yearly use fee
- D. Charge the hospital for interface customization
- E. Charge the hospital for a technical support contract
- F. Offer discounts for multiple installations
- G. Sell de-identified data to third parties
- H. Promote fall prevention technologies

avigating Digital Medicine oding and Payment (Cont.)

## What is a reasonable price?

### **Remote Patient Monitoring**

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- Charge per device + service or allinclusive price per patient?
- Discount for data access?
- \*Reimbursement relates to set-up, alert frequency, recordings, clinician time, etc.
- What are the overall costs of treatments enhanced by physiologic or therapeutic monitoring? What % is reasonable to apply to the price?

### **Telehealth Visits**

- Charge per visit, per patient, per clinician user, or per year?
- Discount for data access?
- \*Reimbursement payments to clinician and clinic are affected by setting, visit length, provider, etc.
- If the new way generates a savings, what % is reasonable to apply to the product price?
- How does new way compare to the old way (\$/hour)?

\* From AMA Remote Patient Monitoring Playbook @ https://www.ama-assn.org/system/files/ama-remote-patient-monitoring-playbook.pdf

### **Telemedicine Regulatory Issues**

- •Licensing
  - •Governed by state law for the state where the patient is "located"
  - •Idaho and Washington are both Interstate Medical

Licensure Compact states

Idaho	Licensure exception/ Consultation exception	<ul> <li>Licensure exceptions include:</li> <li>Established patient-provider relationships with a patient who is in Idaho temporarily for business, work, education, vacation, or other reasons;</li> <li>Established patient-provider relationships with a patient and provides temporary or short-term follow-up health care services to ensure continuity of care;</li> <li>If the provider is employed by or contracted with an Idaho facility or hospital to provide care services for which the provider has been privileged and credentialed;</li> <li>Care rendered in a time of disaster and follow-up care rendered after to ensure continuity of care;</li> <li>Providing health care services in preparation for a scheduled inperson care visit; or</li> <li>Consultation with, or patient referral to an Idaho licensed provider.</li> </ul>		<u>Idaho Code Ann.</u> <u>§ 54-5713</u>
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## **Telemedicine Regulatory Issues**

- Credentialing
  - "Distant site provider privileges" are needed for the large system's providers in order to provide telemedicine services to the originating site's patients
    - Privileges may be awarded "by proxy"/reliance on information from the distant site (would include both clinical and "telemedicine privileges" held by those providers at the distant site)
    - Clinical privileges by proxy are limited to the same practice area/specialty for which the distant site has granted clinical privileges
    - Privileges by proxy are allowed by TJC and DNV as well as CMS; also allowed by WA DOH

## **Telemedicine Regulatory Issues**

- Standards of care
  - Distant site providers (Washington) would be expected to confirm whether the super camera as a device used in telemedicine practice is/needs to be FDA cleared/approved

## FDA Regulatory Issues—Device Requirements

- 21st Century Cures Act (December 2016) modified the definition of "device" to remove certain categories of software from FDA's jurisdiction
  - Software functions that are solely intended to transfer, store, convert formats, or display medical device data or medical imaging data, unless the software function is intended to interpret or analyze clinical laboratory test or other device data, results, and findings, are not devices and are not subject to FDA laws and regulations applicable to devices.

## **FDA Regulatory Issues**

- September 2022 FDA Guidance: "Medical Device Data Systems, Medical Image Storage Devices, and Medical Image Communications Devices"
  - Software functions intended to generate alarms or alerts or prioritize patient-related information on multi-patient displays, which are typically used for active patient monitoring, are considered device software functions because these functions involve analysis or interpretation of laboratory test or other device data and results.

## **FDA Regulatory Issues**

- Software functions that are device functions intended for active patient monitoring to enable immediate awareness for potential clinical intervention include the following characteristics:
  - The clinical context requires a timely response (e.g., in-hospital patient monitoring).
  - The clinical condition (disease or diagnosis) requires a timely response (e.g., a monitor that is intended to detect life-threatening arrhythmias, such as ventricular fibrillation, or a device used to actively monitor diabetes for time-sensitive intervention).

### **Regulatory Poll Question**

# May the large healthcare system provide the camera to the smaller system free of charge? Select one of the answers below.

- No free camera allowed: That would violate the Anti-Kickback Statute (AKS) because it would constitute knowing and willful payment of "remuneration" to induce or reward patient referrals to the large system.
- 2. Free camera is okay: There would be no AKS violation in this set of circumstances.
- 3. It could go either way depending on the contract language.



## **Case Scenario**

- A large health system (located in WA state) is being approached by a hospital in Idaho to provide telehealth services.
- The Idaho hospital is quite small so has limited staff and therefore is interested in a "super camera" with technology to assist in emergent consultations for stroke and for preventing falls.
- The technology has AI built in such that if an at-risk patient starts to get up (and potentially fall), an alert would be sent to the large hospital, which would be monitoring this room and several others. The large hospital team would have ability to verbally interact with the patient and also call the small hospital's on-site nurses to resettle the patient.
- The technology also can detect the early physical signs of stroke, like facial droop and slurred speech, and automatically call the stroke team at the large hospital.



## Case Scenario Open Discussion Questions

- How do the two systems need to contract?
- What state licensure issues, if any, are there?
- Should the super camera be an FDA-regulated device?
- May the WA hospital provide the camera to the Idaho hospital?
- How do you manage personal and legal privacy concerns when there is a continuously monitored video stream?
- What issues does AI raise?



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## Thank You!

**Open for Questions** 



### **Feedback Survey**

A link to the feedback survey has been sent to the email address you used to register.

Please get out your device, find that email, and spend a few moments completing that survey before you leave today.

Tip: If on a mobile device, shift view to landscape view (sideways) for better user experience.



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